

**MINUTES FOR THE COURT OF APPEAL  
STATE OF CALIFORNIA  
SECOND APPELLATE DISTRICT**

**October 25, 2002**

DIVISION ONE

B153313      People      (Not for Publication)  
v.  
Darrin Demitras Jackson

The judgment is affirmed.

Ortega, Acting P.J.

We concur: Vogel (Miriam A.), J.  
Mallano, J.

B152536 Syncor International Corporation (Not for Publication)  
v.  
Hollywood Polymer Technology, Inc.

The appeal is dismissed. Syncor is entitled to its costs on appeal.

Ortega, J.

We concur: Spencer, P.J.  
Vogel (Miriam A.), J.

DIVISION TWO

Court convened at 9:00 AM

Present: Boren, P.J., Nott, J., Doi Todd, J., Ashmann-Gerst, J. and Jim Guzman, Deputy Clerk.

DIVISION TWO (Continued)

Each of the following:

B154465 People v. Greer  
B155110 People v. De La Torre  
B150188 People v. Roman  
B154889 Sharp v. Samsonite

Argument waived, cause submitted.

B151913     Young  
                 v.  
                 Gersh Agency, et al.

Merits:  
Argued by Randall Sunshine for appellants and by Marc Karlin for . Cause submitted.

B154482     City of Pasadena  
                 v.  
                 AT&T Communications of California

Merits:  
Argued by Edward Lazarus for appellant and by Ann Sherwood Rider for respondent. Cause submitted.

B145443     People  
                 v.  
                 Baker & Paonessa

Merits:  
Argued by Ralph Goldsen and Marilyn White-Redmond for appellants and by Ellen Kehr for respondent. Cause submitted.

B153766     People  
                 v.  
                 Padilla and Loera

Merits:  
Argued by Carol Boyk and Jonathan Milberg for appellants and by Paul Roadarmel for respondent. Cause submitted.

DIVISION TWO (Continued)

B154955     People  
              v.  
              Jarrett

Merits:  
Argued by Thomas Bienert for appellant and by Paul Roadarmel for respondent. Cause submitted.

B152963     Javaherifar  
              v.  
              Williams, et al.

Merits:  
Argued by Farzin Javaherifar for appellant and by Richard Rawls for respondents. Cause submitted.

B150322     Friedkin  
              v.  
              Double U Productions, Inc., et al.

Merits:  
Argued by Richard Rydstrom for appellant and by Eve Wagner for respondents. Cause submitted.

B151769     Nohre, et al.  
              v.  
              W.J. Gallagher & Co., et al.

Merits:  
Argued by Julie Nong for appellants and by Dennis Rihn for respondents. Cause submitted.

Court adjourned.

DIVISION TWO (Continued)

B139972      Reed McClintock                      (Not for Publication)  
                 v.  
                 Douglas McClintock

The judgments and orders are affirmed. Respondents are awarded costs on appeal.

Doi Todd, J.

We concur:    Boren, P.J.  
                 Ashmann-Gerst, J.

B155110      People    (Not for Publication)  
                 v.  
                 De La Torre

The conviction of receipt of stolen property is reversed and the judgment is otherwise affirmed.

Doi Todd, J.

We concur:    Boren, P.J.  
                 Nott, J.

B157657      Los Angeles County, D.C.S.                      (Not for Publication)  
                 v.  
                 Shirlee M.

The order of the juvenile court terminating parental rights is affirmed.

Doi Todd, J.

We concur:    Boren, P.J.  
                 Nott, J.

## DIVISION FOUR

B153987 Wright (Not for Publication)  
v.  
Moseley et al.

The order denying attorney fees to the Mosleys is reversed. The matter is remanded with directions to the trial court to award reasonable attorney fees to the Mosleys for defense of the contract claim in the trial court and on appeal. Costs are awarded to appellants.

Hastings, J.

We concur: Vogel (C.S.), P.J.  
Epstein, J.

B143852      Ash      (Not for Publication)  
v.  
Hoag Property Management, Inc., et al.

The judgment is affirmed. Casts are awarded to respondent.

Hastings, J.

We concur: Vogel (C.S.), P.J.  
Epstein, J.

## DIVISION FIVE

B152757      Jeffrey Singer  
v.  
Helene Singer

Filed order modifying opinion. (No change in the judgment)

## DIVISION EIGHT

[illegible]

The abstract of judgment is to be modified to reflect a sentence of 16 months for count II. In all other respects the judgment of conviction is affirmed.

Cooper, P.J.

We concur: Rubin, J.  
Boland, J.

B153404 Samuel (Not for Publication)  
v.  
Esensten, et al.

In accordance with the above discussion, the judgment sustaining the demurrer is reversed and the matter is remanded with instructions to the trial court to sustain the demurrer with leave to amend. Each party is to bear its costs on appeal.

Cooper, P.J.

We concur: Rubin, J.  
Boland, J.

[illegible]

The judgment is affirmed. Respondent(s) to recover costs.

Cooper, P.J.

We concur: Rubin, J.  
Boland, J.